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EFS ID: 15242
Application ID: 10063806
Title of Invention: SCATTER CORRECTION METHOD
FOR NON-STATIONARY X-RAY
ACQUISITIONS
First Named Inventor: Dinko GONZALEZ TROTTER
Domestic/Foreign Application: Domestic Application
Filing Date: null
Effective Receipt Date: 2002-05-15 
Submission Type: Utility Patent Filing
Filing Type: new-utility
Confirmation Number: 0
Attorney Docket Number: 040849-0188
Digital Certificate Holder: cn=Leon Radomsky, ou=Registered Attorneys, ou=Patent and
Trademark Office, ou=Department of Commerce, o=U.S.
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Total Fees Authorized: \$1608.0

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Attorney Docket
Number:

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0188

Submission Type: Utility Patent
Filing

SCATTER CORRECTION METHOD FOR NON-STATIONARY X-RAY ACQUISITIONS

First Named Inventor: Dinko GONZALEZ TROTTER

SUBMITTED BY

| | |
|-------------------------------|-----------------------|
| Name: | Leon Radomsky |
| Registration Number: | 43,445 |
| Electronic Signature Mark: LR | Date Signed: 20020515 |

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Attached Files:

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|-------------|-----------|
| declaration | Dec01.tif |
| declaration | Dec02.tif |
| declaration | Dec03.tif |

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| declaration | Dec04.tif |
| specification | efs040849-0188.xml |
| bibd-transmittal | ePAVEapds.xml |
| fee-transmittal | ePAVEfee.xml |
| patent-assignments | ePAVEasgn.xml |

Attached Image File(s):

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Comments:

APP-ID=10063806

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I HEREBY DECLARE:

THAT my residence, post office address, and citizenship are as stated below next to my name;

THAT I believe I am the original, first, and sole inventor (if only one inventor is named below) or an original, first, and joint inventor (if plural inventors are named below or in an attached Declaration) of the subject matter which is claimed and for which a patent is sought on the invention entitled

SCATTER CORRECTION ALGORITHM FOR NON-STATIONARY X-RAY ACQUISITIONS

Attorney Docket No. 040849/0188
(GE Docket Number-124403)

the specification of which (check one)

is attached hereto.

was filed on _____ as United States Application Number or PCT International Application Number _____ and was amended on _____ (if applicable).

THAT I do not know and do not believe that the same invention was ever known or used by others in the United States of America, or was patented or described in any printed publication in any country, before I (we) invented it;

THAT I do not know and do not believe that the same invention was patented or described in any printed publication in any country, or in public use or on sale in the United States of America, for more than one year prior to the filing date of this United States application;

THAT I do not know and do not believe that the same invention was first patented or made the subject of an inventor's certificate that issued in any country foreign to the United States of America before the filing date of this United States application if the foreign application was filed by me (us), or by my (our) legal representatives or assigns, more than twelve months (six months for design patents) prior to the filing date of this United States application;

THAT I have reviewed and understand the contents of the above-identified specification, including the claim(s), as amended by any amendment specifically referred to above;

THAT I believe that the above-identified specification contains a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention, and sets forth the best mode contemplated by me of carrying out the invention; and

THAT I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.

I HEREBY CLAIM the benefit under Title 35, United States Code § 119(e) of any United States provisional application(s) listed below.

| U.S. Provisional Application Number | Filing Date |
|-------------------------------------|-------------|
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I HEREBY CLAIM the benefit under Title 35, United States Code, §120 of any United States application(s), or § 365(c) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application.

| U.S. Parent Application Number | PCT Parent Application Number | Parent Filing Date | Parent Patent Number |
|--------------------------------|-------------------------------|--------------------|----------------------|
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I HEREBY APPOINT the following registered attorneys and agents to have full power to prosecute this application and any continuations, divisions, reissues, and reexaminations thereof, to receive the patent, and to transact all business in the United States Patent and Trademark Office connected therewith:

| | |
|-------------------------------------|-----------------|
| CHRISTIAN G. CABOU | Reg. No. 35,467 |
| DONALD S. INGRAHAM | Reg. No. 33,714 |
| JILL M. BREEDLOVE | Reg. No. 32,684 |
| NOREEN C. JOHNSON | Reg. No. 38,929 |
| PATRICK K. PATNODE | Reg. No. 40,121 |
| RONALD E. MYRICK | Reg. No. 26,315 |
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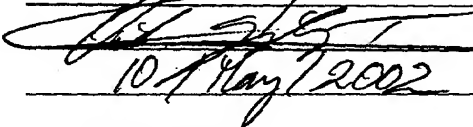
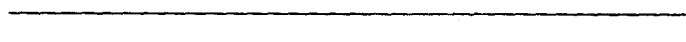
and I request that all correspondence be directed to:

Michael D. Kaminski
FOLEY & LARDNER
Washington Harbour
3000 K Street, N.W., Suite 500
Washington, D.C. 20007-5109

Telephone: (202) 672-5300
Facsimile: (202) 672-5399

I UNDERSTAND AND AGREE THAT the foregoing attorneys and agents appointed by me to prosecute this application do not personally represent me or my legal interests, but instead represent the interests of the legal owner(s) of the invention described in this application.

I FURTHER DECLARE THAT all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

| | |
|-------------------------|--|
| Name of first inventor | Dinko Eduardo Gonzalez Trotter |
| Residence | 7 Putnam Lane, Clifton Park, NY 12065 |
| Citizenship | Chile |
| Post Office Address | 7 Putnam Lane, Clifton Park, NY 12065 |
| Inventor's signature |  |
| Date | 10/1/2002 |
| Name of second inventor | Serge Louis Muller |
| Residence | 1 rue Maryse Bastie, Guyancourt, France 78280 |
| Citizenship | France |
| Post Office Address | 1 rue Maryse Bastie, Guyancourt, France 78280 |
| Inventor's signature |  |
| Date | |

| | |
|-------------------------|---|
| Name of second inventor | Serge Louis Muller |
| Residence | 1 rue Maryse Bastie, Guyancourt, France 78280 |
| Citizenship | France |
| Post Office Address | 1 rue Maryse Bastie, Guyancourt, France 78280 |
| Inventor's signature | <u>S. Muller</u> |
| Date | <u>May 13, 2002</u> |

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Patent fees are subject to annual revisions on or about October 1st of each year.

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TOTAL FEES AUTHORIZED: \$ 1608

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Authorized Name: Mr

Electronic Signature Mark: Leon Radomsky

Date Signed: 20020515

BASIC FILING FEE

| Fee Description | Fee Code | Fee Paid |
|--------------------|----------|----------|
| Utility Filing Fee | 101 | \$ 740 |

Subtotal For Basic Filing Fee: \$ 740

EXTRA CLAIM FEES

| | Fee Code | Fee | Extra Claims | Fee Paid |
|------------------------|----------|-------|--------------|----------|
| Total Claims: 24 | 103 | \$ 18 | 4 | \$ 72 |
| Independent Claims: 12 | 102 | \$ 84 | 9 | \$ 756 |

Subtotal For Extra Claims Fees: \$ 828

ADDITIONAL FEES

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